

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

GRAHAM CHASE ROBINSON,

Plaintiff,

- against -

ROBERT DE NIRO and
CANAL PRODUCTIONS, INC.,

Defendants.

Case No.: 1:19-cv-09156 (LJL) (KHP)

**DEFENDANTS' NOTICE OF
MOTION TO CONDUCT
MENTAL EXAMINATION**

PLEASE TAKE NOTICE, that upon the annexed Declaration of Gregory R. Bennett, sworn to on the 1st day of April 2022, and the exhibits annexed thereto, the accompanying memorandum of law, and upon all the papers and proceedings heretofore had herein, Defendants Robert De Niro and Canal Productions, Inc. hereby move, pursuant to Fed. R. Civ. P. 35, and in accordance with the Court's March 22, 2022 Order (ECF #[183](#)), for an Order permitting their expert psychiatric witness to conduct a mental examination of Plaintiff Graham Chase Robinson, along with such other further relief as the Court may find appropriate.

Dated: Hawthorne, New York
April 1, 2022

**TRAUB LIEBERMAN STRAUS
& SHREWSBERRY LLP**

By: Gregory R. Bennett

Gregory R. Bennett
Mid-Westchester Executive Park
Seven Skyline Drive
Hawthorne, New York 10532
Tel.: (914) 347-2600
Email: gbennett@tsslaw.com
*Attorneys for Defendants
Canal Productions, Inc. and
Robert De Niro*

Dated: New York, New York
April 1, 2022

TARTER KRINSKY & DROGIN LLP

By: Laurent S. Drogin

Laurent S. Drogin
Brittany K. Lazzaro
1350 Broadway
New York, New York 10018
Tel.: (212) 216-8000
Email: ldrogin@tarterkrinsky.com
Email: blazzaro@tarterkrinsky.com
*Attorneys for Defendant
Canal Productions, Inc.*